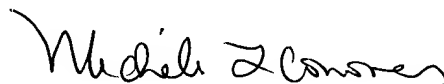


teach or disclose displaying a plurality of views taken at predefined angles of the rotation in sequence as a cine loop. Furthermore, the combination of Ozeki, Yamron and Gur do not teach Applicants' invention. In addition neither Gur nor Ozeki nor Yamron, whether taken alone or in combination, teach or disclose angles of the rotation in sequence as a cine loop as recited in displaying a plurality of views taken at predefined independent claims 2 and 15. Claims 3-14 and 16-27 being dependent upon independent claims 2 and 15 respectively are also not taught or disclosed by the combination of Ozeki, Yamron and Gur. Applicants request that the rejection of claims 2-27 under 35 U.S.C. § 103 (a) be withdrawn.

Conclusion

Applicant respectfully submits that claims 1-27 are in condition for allowance and request that a timely Notice of Allowance be issued in this case. The Examiner is invited to contact the undersigned should he have any questions in this matter.

Respectfully submitted,



Michele L. Conover
Reg. No. 34,962
Attorney for Applicant

Date: September 7, 2004
Siemens Corporation
Intellectual Property Department
170 Wood Avenue South
Iselin, New Jersey 08830
(732) 321-3013